

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

NOVELPOINT SECURITY LLC, v. XPORE TECHNOLOGIES CORP., Defendant.	Plaintiff, Case No. 2:12-cv-133 PATENT CASE JURY TRIAL DEMANDED
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**AGREED MOTION TO DISMISS WITH
PREJUDICE, PURSUANT TO SETTLEMENT**

Pursuant to Fed. R. Civ. P. 41 and pursuant to a settlement agreement between the parties, Plaintiff NovelPoint Security LLC (“NovelPoint”) hereby moves to dismiss with prejudice NovelPoint’s claims against Defendant Xplore Technologies Corp. in this case, with each party to bear its own costs, expenses and attorneys’ fees.

Dated: June 20, 2012

Respectfully submitted,

/s/ Craig Tadlock
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CERTIFICATE OF CONFERENCE

I hereby certify that on June 19, 2012, I conferred by email with outside counsel for Defendant Xplore Technologies Corp., Jonathan J. Russo of Pillsbury Winthrop Shaw Pittman LLP, 1540 Broadway, New York, NY 10036, phone 212-858-1528. Counsel for Xplore Technologies Corp. and I agreed to the form and substance of this motion and all relief requested therein. Accordingly, this motion is an agreed motion.

/s/ Craig Tadlock
Craig Tadlock

CERTIFICATE OF SERVICE

The undersigned hereby certifies that, on this the 20th day of June, 2012, the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As such, this document was served on all counsel who have consented to electronic service. Local Rule CV-5(a)(3)(A).

/s/ Craig Tadlock
Craig Tadlock